Districts-1st-James Kincannon, R. W. Banks. 21-S. C. Balch, John W. T. Falkner. 2d-C. H. Campbell, J. H. Neville. 4th-E. F. Noel, John P. Harris. 5th-R. H. Thompson, Patrick Henry. 6th-Stephen Thrusher, J. W. Lambert.

Presidential Electors.

ternate—W. S. Bates. 2d—G. D. Shands, Alternate—Thos. Spright.

found very entertaining. ---

Noxubee River.

The meeting of the Press Convention at Yazoo City last week was one of the most pleasant and successful that has ever been held. The good people of ver been held. The good people of been done for the pleasant and successful that the bidding of the privileged classes into interest hearing bonds, and the very decision of the property of of the prope springs, to unveil the monument erection." But a still further concessed to the memory of members of the sion was made. "Coin" meant silver, profession who died during the epidemass were significant to the variety of the profession who died during the epidemass were significant. The following officers were significant to the profession who held the bonds demanded to the memory of members of the sion was made. "Coin" meant silver, as well as gold, and the Vanderbility of 1878. The following officers were significant to the profession who died during the epidemass and so the single significant to the here is the following officers were significant.

Free Beall, and White & Bradshaw is usurpers and corruptionists, at great personal value of the sacrifice, and without hope of reward, other than a consciousness of duty well performed, in adding a suffering people to overthrow and the sacrifice and sacrifice and white & Bradshaw is new for the Louisville and Nasiville Railroad usurpers and corruptionists, at great personal value of the sacrifice, and without hope of reward, other than a consciousness of duty well performed, to the profession who died during the epidemass and corruptionists, at great personal value of the sacrifice, and without hope of reward, other than a consciousness of duty well performed, to the profession who died the benchmark to the horizontal value of the sacrifice and the profession with a sacrification of the sacrifice and the profession with a sacrification of the sacrification

Duncan, of Meridian, Chaplain; A. Fox, of Walthall, Orator; S. D. Harper, of Raymond, Essayist; Miss Mand Smith, of Jackson, Miss Sallie R. Malone, of Courtland, and Mrs. Virginia France, of Courtland, and Mrs. Virginia France, of Proceedings of Silver should be restored. A Good News if True!

for the next meeting.

The Chicago Convention.

ceeded in getting control of the organi- events, cannot be brought up in judg- York 35; Indiana 15-188. Necessazation of the Convention, and have used ment against him and his party. over again, of the friends of the weak candidates combining against the leadis wanted whose record is untainted with standard cast for Grant cast for Gran ing one. The combination refused to any of the heresies and iniquities of the in 1872, and 134,764 larger than that the national councils. adopted a rule requiring the delegates Republican party. Don't talk about cast for Greeley in 1872, and expresses who had been instructed, to vote as a unit, justly recognizing their responsion, justly recognizing their responsion, justly recognizing their responsion of the continuous at Cincinnati he will carry the State by the Democratic light of words and the Democratic light of words and the Democratic light of words and the Democratic light of words are elected of silver; and pledge their support to deris death, but the jury may fix the penalty at imprisonment for life.

Alabama the Judges are elected of silver; and pledge their support to deris death, but the jury may fix the penalty at imprisonment for life.

Alabama the Judges are elected of silver; and pledge their support to deris death, but the jury may fix the penalty at imprisonment for life.

Alabama the Judges are elected of silver; and the same place, are defendants, as during the Robinson the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the Sheriff for each defendant shall be unity of margin to propose the filty control of the sheriff for each defendant shall be unity to propose the filty control of the sheriff for each defendant shall be unity to propose the filty control of the sheriff for each defendant shall be unity to propose the filty control of the sheriff for each defendant shall be unity to propose the filty control of the sheriff for each defendant shall be unity to propose the sher sibility to their constituents, and terest, which does not amount to a cornot to the Convention, for the manner in which they performed their ner in gates from other States who preferred other candidates to Gen. Grant. Nine other candidates to Gen. Grant. Nine

They don't take the uppermost South demands nothing of the sort.

They don't take the uppermost South demands nothing of the sort.

They don't take the uppermost South demands nothing of the sort. plans and calculations of the Grant they are like an army with banners. leaders have failed. He lacks about 75 of a majority; and since the opposition to him has been intensified by the The Washington Star comes to us journed without passing the threatened bitterness of the preliminary contest, with an article marked, designed to swell political bill to provide for electing Tupelo Journal.] success remains. His friends inspired sey. The point of it is, that he is the tions are that he has met his Waterloo to be "acceptable to the East on the THERE is one thing certain, the Dem-State has ever known. in his bold attempt to revolutionize the money question." If he has no more to ocratic candidate for President cannot government and trample under foot its recommend him than these elements, be elected without the vote of New sanctified usuages. Who the nominee his friends might as well take him down. York. We may not vote for her favorwill be, there is no telling. No one can No man is fit to be a candidate simply ite son, Samuel J. Tilden, but it will be predict what sort of a hideous birth such upon the alleged unpopularity of anoth- wise to co-operate with her after her a labor will produce.

GEN. GARFIFLD NOMINATED.

On the 36th ballot, a break having offices in the State, if the Cincinnati prospects in that month." been made for Gen. Garfield, of Ohio, nominee should be elected; and what is he was nominated in a whirlwind of en- the sense in making a nomination that

He is the Republican leader in the death to the solid Democracy of the called by the delegates attending the House of Representatives, and the South and West? Senator elect from Ohio, his term to commence on the 4th of March next. He is a stalwart of the stalwarts.

The Cincinnati Nominee.

Elected by State Convention May 27, 1880. there are certain important considerathousands of voters who have gone out cording to their judgment; and if not Sex, male or female, of each mem FOR STATE AT LARGE -F. G. Barry, C. P. have organized themselves into other vocated his nomination. We have apto its head-whother wife
Netlson. Alternates-W. M. Inge, J. L. Mc- parties variously known as Greenback- prehended that he had been so much
Single? Al. ers, Laboring Mens' party, etc., etc. censured for the shortcomings of others. They have done so with a full knowl- and so much slandered by his political edge that the legislation of the Federal enemies, that his availability had been Sub-Robert N. Miller. Alternate—Geo. F. been directed to the one end of building ion still, we have not ceased to admire unemployed during the census year. Delegates to National Democratic It will not be easy to convince these and calumny nor have we ceased to re-FOR STATE AT LARGE-E. C. Walthall, E. people who know that the country has member he is the same great states man Percy, W. S. Featherston, real grievances to be redressed, that the and illustrious reformer who bore the A. M. Clayton, Jas. H. Duke, A. J. Democratic party is not responsible for Democratic banner to victory in 1876, Alternater A. M. Chayton, Jas. H. Duke, A. J. Democratic party is not responsible for Lewis, R. W. Banks.

Lewis, R. W. Banks.

For the Districts—1st, W. H. H. Tison, E. H. the evils of which they complain, and it and that he has done nothing from that Attended Connections. Bristow. Alternates-H. L. burkin, Newman should be the effort of the delegates at day to the present hour to forfeit the Cayon John Y. Murry, R. H. Taylor. Alter- Cincinnati, to make such a nomination confidence which his countrymen repos-Democratic party.

Hox. H. D. Money will deliver the criptions of property, is exempt from and with whatever ability we possess. Manufacturing, Mortality, etc.

Alumni address at the University of taxation and bears no share of the ex
In sending them (the Cincinnati delegates)

In the instructions issued to each purpose of securing the jail key. When the instructions is good for the entire

set himself against righting it. a candidate for Congress, selected Water to be nominated, a big gnn for the Dem- vention. Valley as the place, and August the oeracy in behalf of the productive in-

and Mrs. Virginia Frantz, of Brandon, hard battle between the representatives of the people and the champions of the Aberdeen was selected as the place Vanderbilt classes was fought over this issue. It has not yet been settled. reconciled to the regular Democratic or-The former gained a point in the strug- ganization in that State; and that the ardson: gle, the partial restoration of silver to party will unite in the Presidential The agricultural operations of Mr. Richard-Port Gibson Reveille. This body met on the 2d, and at this work is not finished. In forming committees on rules, organization, etc., each State, without reference to size, is entitled to one delegate, and the anti-Grant men one delegate, and the anti-Grant men of the degree of the delegates and the anti-Grant men of the defendant, against the objection of the defendant, against the objection of the defendant, the Presidential operations of Mr. Richard-constitution of silver to its normal and constitutional functions of the defendant, against the objection of the defendant, the Post of the defendant, against the objection of the defendant, the World States, and probably in the whole states, and probably in the whole world states, and probably in the whole world states, and probably in the whole states, and probably in having a majority of the States, suc- people; and one whose record, at all the Union. The solid South 138; New jay-rolls.

"strong" man. Throughout the long who is en rapport with them on the man of the New York Democratic State the 4th District; and exciting contest, it is the old story money question; and who is at all Executive Committee, says that Mr. He stands a huge Colossus, his left foot down and dragged out." over again, of the friends of the weak events, not against them! A candidate Tildens vote in New York in 1876 was planted in Alcorn, bis right in Lowndes

Bad Material for a Boom. scarcely a probability of his ultimate the boom for Mr. Randolph of New Jerby his own indomitable will, seem de- best man for the anti-Tilden element to termined to fight it out, but the indica- gather around. And besides he is said er; and as for his acceptability to the favorite drops out of the race.

"East on the meney question," what is is to be gained by gratifying a few of "Nothing is more silly," says the The first ballot was as follows: Grant, the untaxed money lords of Massachu- Henderson, (Texas) Times, "than esti-304; Blaine, 282; Sherman, 93; Ed- setts, at the cost of the States in which mating the yield of a growing cotton should by chance, come to the front durmunds, 32; Windom, 10; Washburne, the real contest is to be made? In Massachusettes, for example, there are bare-it is not always safe in August, since we when we will not be hard to convince that he is the man for large with the real contest is to be made? In Massachusettes, for example, there are bare-it is not always safe in August, since we when mating the yield of a growing cotton and the ballotings at Cincinnati, we have a sachusettes, for example, there are bare-it is not always safe in August, since we when mating the yield out.

Locsville, June 5.—At the Democratic pri-fully sued out.

The levy upon goods that were released upon goods that were rele sachusettes, for example, there are bareit is not always sale in August, since we
ly enough Democrats to fill the Federal have seen poor yields from promising hard to convince that he is the man for throughout the State show universal instructions for Tilden.

whelming majorities. Reports from counties throughout the State show universal instructions for Tilden. would be "acceptable" to them, but al Convention for the 4th District, was

vention will meet in Chicago, June 9th. Wednesday as published.

ELSEWHERE we have copied from the

nates-H. C. Walson, O. S. Carter, 4th.-S. S. Carter, R. L. Henderson. Alter- vs. will satisfy them that the way to corinated, but if contrary to our anticipanates—Wm. H. Bailey, M. F. Berry.

5th.—P. K. Mayers, J. P. Withers. Alternates—R. H. Herry, J. C. Lamkin.

6th.—Warren Cowan, W. T. Martin. Alterbonds which are held mostly by the rich, bonds which are held mostly by the rich, with all the earnestness of our nature unlike the capital invested in other des- with all the earnestness of our nature

Vanderbilt draws from the public treas- make, and that is, that in all the balloting

adoption of the Resumption act. The instruct for any particular candi- to not unnecessarily obtrude the comholding of the Convention to nominate crowd on this question, should happen lection of delegates to the National Con-

leged Bargain and Trade.

ic of 1878. The following officers were classes who held the bonds demanded the bonds dem that silver should be destroyed as the queries are pertinent, and the pre-tervened, and the affair terminated. this devotion of our public men, at this critical time, in these days of peace and greater B. F. Jones, of Winona, President; S. R. Boyd, of Chester, First Vice-President; S. R. L. Harmon, of Batesville, Second Vice-President; J. J. Hainey, of Macon, Secretary; J. H. Neville, of Scooba, and Silas G. Barr, of Corinth, Assistant Secretaries; J. H. Neville, of Scooba, Treasurer; L. A. Duncan, of Meridian, Chaplain; A. Fox, of Chester, First Vice-President; S. R. Boyd, of Chester,

A statement is made that the Kelly malcontents in New York have become ry to a choice 185.

Pennsylvania; and scattering dele- spected. They don't dress in purple gress, are demanding in peremptory anti-Grant delegates; and thus the seats at the feast, but at voting times, what she wants is a winning candidate they are like an army with banners. What she wants is a winning candidate they are like an army with banners.

THE New York Legislature has ad- which we have already copied.

WE are assured that the Congression-State Convention from said district, for 000 negroes have arrived in Kansas. the second Wednesday, the 11th of Au- DISPATCHES from Little Rock state THE Greenback National Labor Congust, at Forest, instead of the third that Field has nine out of twelve Arkan-bondholders, for \$1,200,000, which is about the

Questions For The Census.

Courier-Journal an authorized statement In this paper, through the courtesy It is well understood that every Dem-ocrat who represents others, or is repre-of Mr. Tilden's position. It should be of Col. William Handy, Supervisor of lief if it were not well authenticated. It ocrat who represents others, or is represented in the Cincinnati Convention, accepted by his opposers, as well as by the Second District, we are enabled to sented in the Cincinnati Convention, we are enabled to is as follows: will be actuated by a determination to will be actuated by a determination to his friends, as entirely satisfactory. publish a full list of the Enumerators while he does not obtrusively thrust appointed for the said District. The for cattle with his wife for safe keeping. A special with the wife for safe keeping. A special with the wife for safe keeping. A special with his wife for safe keeping with his wife for safe keeping. A special with his wife for safe keeping with his wife for s support the nominee, whoever he may be upon the principle that any Demo- himself upon his party as a candidate, following schedule shows what facts the stranger asking to stay all night was given the does not, at the same time, feel at consus takers are after, and upon what be upon the principle that any Demo-crat, however objectionable in some liberty to forbid the use of his name by

thousands of voters who have gone out of both the old parties in search of of both the old parties in search of both the old parties in search of said Eliza S of said El other parties, with special reference to financial and industrial questions. They have organized themselves into other vocated his nomination. We have ap-

Married during census year? dd-J. M. Ellis. Alternate—Wm. Price.

dd-J. M. Ellis. Alternate—Joel P. Wall
dd-J. M. Ellis. Alternate—Joel P. W Separate Sep at the expense of the toiling masses. himself in the midst of misrepresentation business or duties on the day of the enumerator's visit, say so, and state what the sickness Ms. Conors, a respectable lady of that

Cannot read

naming State, Territory, or fereign country.

Mississippi, at the commencement this penses of the government. William H. forward, the people have but one demand to charge, and not for a mere assault, although the word "coloring by its red word by its red word "coloring by its red word by its red make, and that is, that in all the balloting that may be done before the standard of the 'in the exercise of his authority to agroes rose from behind the fence and of the indistment which is prior to the chargury two millions of dollars a year inter- Democratic party is assigned to the one who wisit homes and interrogate members lemanded a halt. The white men did ing of the intent, 2. The statemen WE have taken the liberty to transfer to our columns (see first page), an
fer to our interesting letter from Hon. W. B. publican party is responsible for this in- Bur it so happens that "the people," sideration. A rude, peremptory, or level force of the whites hurried up, a means likely to produce death, the particulars of the injury, and alleged that Gunn, the talented Representative from justice, but the Democratic party must (that is, the Convention representing demeanor would not only and a general engagement began. Five being synonymous with, "a certain deadly overbearing demeanor would not only a repetition of the Clay county. Though written entrents be sure that it selects a standard bearer "the people" did not make any such be a wrong to the families visited, but regrees were left on the field—three of same idea, and not a charge of two offenses. calamo, and not for the press, it will be who did not participate in inflicting the "demand." They left the delegates in- would work an injury to the census by hem, it is said, cannot recover. None Opinion by Groros, C. J. wrong upon the country, and who has not dividually to the unrestrained exercise rendering the members of these families of the white people were injured. They Fred, Beall, for plaintiffs in error, of their own judgment in easting the less disposed to give information with were determined to hang Cromwell. Re- T. C. Catchings, Attorney General, Contra. | In the Circuit Court the death of the plaintiff It has been the policy of the Republi- votes of the States; and there is no pos- fullness and exactness." The enumer- ceiving information that he was secre-In publishing the appropriations for can party to contract the currency so as sible way for them "to vote as a unit," ator is told that such demeanor would ted near the railway, not a great way Chawford Have, Mississippi in the River and Harbor bill, to make money scarce and enhance its except they be of one mind as to the doubtless be found in the long run to be from the city, they selected a party of THE STATE. the appropriation of \$12,000 for the im- value for the benefit of the Vanderbilt best man to be voted for, and that is not an injury to himself and to retard his men who went to the railroad roundprovement of Noxubee River, was acci. classes. In doing so, it has reduced the probable. Besides it is exceedingly prob- work, but the caution is not intended to house, demanded an engine, and going Hea. Wm. Cothran, Judge.

Plaintiff in error was convicted of rape, dentally omitted. This appropriation, earnings of labor, cut down the value of lematical whether "voting as a unit" imply that he need enter into prolix exit is proper to say, was secured by the property, and brought poverty and des- would be the wisest policy especially in planations, or to give time to anything, hanged him. active efforts of Hon. H. D. Money, titution to the toiling millions. A the earlier balloting. Morever, inas- beyond the strictly necessary work of in-Representative from the 3d District. means to this end, was the premature much as the Convention refused to terrogation. The enumerator is advised Democratic party, as a body, labored for date and did not adopt a "unit" rule, it pulsory feature of the enumeration. It Macon Beacen.] A meeting of the Second Congression- its repeal; and the measure was enforced is just that every phase of Democratic is only where the information required dark period of reconstruction in Mississippi. did then and there ravish and carnally know." al-District Democratic Executive Com- in defiance of all their efforts to avoid it. sentiment in the State should be repres by law is refused that the penalties for and recalling the names and deeds of some of Counsel claimed that the word "feloniously" mittee, held at Sardis, for the purpose If a Democrat who strayed from his fel- sented at Cincinnati, precisely as it was non-compliance need be adverted to. these noble, Democratic spirits who quaited should have been repeated in connection with 2. The of selecting the place and time for the holding of the Convention to nominate but firmly, point out the consequences of that trying held—

In such case the enumerator will quietly, but firmly, point out the consequences but firmly, point out the consequences.

In such case the enumerator will quietly, but firmly, point out the difficulties and dangers of that trying held—

Opinion by Campusin.

of persistency in refusal. terests of the country, will be spiked. The Georgia Senatorship The Al- Several of the newspapers have pub- man at the head of this article. We remem-

THE New Orleans Picayune has this mistaken. The Jefferson County Convention passed no such resolution, nor any retirement to be imprisonent in the pending of the punishment to be imprisonent in the pending of the pen

zation of the Convention, and have used
the advantage without stint to beat the

What the Democracy want is a man
the Republicans have dealt with Gen.
The save he had to be the supreme Court, allowed

Washington, May 30.—The Tilden positions and making the manner in which from the evidence that the defendant threat.

Circuit Clerks. The uniform fee for all clerks, the uniform fee for all clerks.

Washington, May 30.—The Tilden positions and making the manner in which from the evidence that the defendant threat.

Circuit Clerks. The uniform fee for all clerks, the uniform fee for all clerks.

Washington, May 30.—The Tilden positions and making transported in the courter Journal.)

party makes its nominations for the

THE Senate, by a vote of 36 ayes to sissippi are as found in the original bill AFTER all, the Republican party has W. S. LAKE.

Clay County's Eloquent Son.

Presidential electors by districts, so now Hon. F. G. Barry is pre-eminently the Greene has been appointed State Engithat State being all cast for the Demo- Democratic electors for the State-at-large. We predict that he will make one of the

Old Itawamba may be counted a unit for the Democratic nominee for President let nominee—first—last—and all the time—clear plaintiff declining to amend.

Old Itawamba may be counted a unit for the ter who her standard bearer is. She is for the nominee—first—last—and all the time—clear plaintiff declining to amend.

Old Itawamba may be counted a unit for the ter who her standard bearer is. She is for the plaintiff declining to amend.

Old Itawamba may be counted a unit for the ter who her standard bearer is. She is for the plaintiff declining to amend. him be who he may.

Ir Hon. J. S. Black of Pennsylvania, THE report of the Kansas Freedmen's

tober 13, 1879, to March 31, 1880, 20,sas delegates.

OUR Texas exchanges contain the particulars of a crime that would baffle be-

Elected by State Convention May 27, 1880.

FOR STATE AT LARGE—W. L. Hemingway, Theirman; Oliver Clifton, John D. Bills, Alex.

there are certain important considerations the canvass, the relegates the whole case to the representatives of the party at Cin- abode on June 1, 1880, was in the family—

there are certain important considerations. Shatch—State—T. N. State—T. N. Stat tions that will enter into the canvass, and contribute to, or lessen the chances of success in the election which must not be lost sight of. There are tens of cording to their judgment; and if not be lost sight of.

There are tens of cording to their judgment; and if not be lost sight of.

The mame of cach person whose place of abode on June 1, 1880, was in the family—fusal so to do may the representatives of the party at Cin-births and deaths since June 1, 1880, not to be included.

The following cases were reversed and replantants are the only heirs of said Eliza.

Color—white, black, mulatto, Chinese, or Indianate and if not said minor complainants are the only heirs of said Eliza.

The following cases were reversed and replantants are the only heirs of said Eliza.

Color—white, black, mulatto, Chinese, or Indianate and it is a daughter of said Eliza.

Color—white, black, mulatto, Chinese, or Indianate and its and the said minor complainants are the only heirs of said Eliza.

The bill prayed for the sale of the property of the party at Cin-births and deaths since June 1, 1880, was in the family—said Eliza S. She and the said minor complainants are the only heirs of said Eliza.

Color—white, black, mulatto, Chinese, or Indianate and the said minor complainants are the only heirs of said Eliza.

The bill prayed for the sale of the property of the sale of the party at Cin-births and deaths since June 1, 1880, not to be said Eliza.

Color—white, black, mulatto, Chinese, or Indianate and the said Eliza.

The bill prayed for the sale of the property of the sale of the proper Mounting his horse he rode to the hearest manded 3002—Bud Higdon vs. Francis C. Vaughan.

The bill prayed for the sale of the property or his agent, to drawn, shall amount for division of proceeds between Mary McCord, drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of his agent, to drawn, shall amount to the hearest manded and the sale of the property of the sale o

perdent inheritance of \$17,000.

Another affair is related as having Profession, occupation, or trade of each per- occurred at Texarkana, involving a race SUPREME COURT DECISIONS. torn. The negro was arrested and in cacerated in the Miller county jail. The spirit of indignation grew until a Tex State. Maimed, crippled, bedridden, or otherwise bad of avengers was organized. The J. M. Arnold, Judge. Attended school during the census year? next morning the band marched to the Gilson was convicted of an assault and batviinity of the jail. Halting, four men tery with intent to murder. ner started, as above stated, for the aforethought to kill and murder."

Gen. Robert Lowry.

people. And among the first who occurred to the ravishing was feloniously done. The word us was the name of the distinguished centle. feloniously, as used, only applies to the asus was the name of the distinguished gentle- sault

shoulder, and never recovered the use liable and true to his party than he.

It is a rough way, but a true one, that any other particular person committed OUR friend of the Columbus Indepen- that the Cincinnati Commercial. (Rep.) the homicide. Grant. It says he had to be "knocked is but a circumstance in the case, and is not for recording and making transcripts, is ten has materially changed within the past three

The resolutions favor the free coinage petency of jurors. The punishment for mur- tration, where several members of a family, ed by him many

J. Field, for President.

than old Grant." A GOOD APPOINTMENT. - Major B. H. bond as the statute requires before the attach- ceedings, shall be valid without seals, § 995. friends, and it was this.

the 5th Congressional District.

D. J. | out to the end of the chapter.

KENTUCKY. Election of the Watterson ticket.

A Necessity to Lawyers. Relief Association shows that from Oe- Booneville Pleader.] The Jackson CLARION has added a "Law De partment" to its columns, conducted by Chancellor Brame, which will render this able journal almost a necessity to lawyers.

amount of the bonded debt of the road.

SUPREME COURT DECISIONS. REPORTED BY C. C. CAMPBELL. MONDAY, June 7, 1880.

The following cases were affirmed:

Democratic-Conservative State Executive

Committee.

Cart, however objectionable in some of the conservative state of the he looked through the blinds and saw a wo8442-J. O. Stevens, vs. John F. Harper, et al. children of Charles Coffman, deceased, who charge the acceptor, and the hold was a son of Eliza S.

heal. The robbers proved to be Mrs. Pruett 2872-John Bloom vs. State of Mississippi. 3444-James Smith vs. J. E. Clark et al. Affirmed in part, reversed in part.

APRIL TERM, 1880. No. 3427.

Place of birth of each member, naming State or the country, if of foreign birth.

Place of birth of each member, naming State awanced for the purpose of quietly demanding the United States or the country, if of foreign birth.

Place of birth of each member, naming State awanced for the purpose of quietly demanded an assault upon Jasper Clark, and publicate his personal rights.

With a certain deadly, to-wit, a sharp cutting instrument, a means likely to produce given to amend. manding the key from the jailer. Dur- with a certain deadly, to-wit: a sharp cut- Reversed-Demurrer sustained, sixty days steriff of Miller county, having good death, the name of which is to said grand ju- Opinion by Chalmers, J. Place of birth of the mother of each member, cause to believe that an attempt would and wound the said Jasner Clark, with inand wound the said Jasper Clark, with in- FitzGerald & Whitfield, contra. Besides the foregoing, information is be made to hang the negro, secretly re- tent him, the said Jasper Clark, then and to be obtained in regard to Agriculture, moved him. Not knowing this, the four there feloniously, wilfully and of malice J. H. Moore, Adm'r)

the Peace for \$150, damages alleged to have ac. suid right of way had been used by plaintiff

and indement in favor of plaintiff for \$75. Defendant appeared. To be remorted.

tentiary for life.

The indictment charges that the prisoner "with force and arms, in and upon one Niley Edwards, a female over the age of ten years We were cogitating the other day, over the then and there forcibly and against ber will to pro-

The meeting of the Press Convention to Yazoo City last week was one of the Press Convention to Yazoo City last week was one of the Yazoo City last week was one of the Convention to Yazoo City last A. K. NORTHBOP et. al.

THE STATE.

Error to Circuit Court, Wilkinson county, and such demurrers are abolished. Acts 1878. Resolved, That the resignation In organizing the jury several persons leave, was vague, and gave no sufficient cratic Executive Committee and that reason for the delay since the inception of the John B. Turner be elected to fill the

Navy, in a duel with a British officer at ity and moral worth of the first order.

Gibralter, he had been shot through the We have few such effective sump speakers would not, upon a reumstantial evidence of the first order.

4. It was erroneous to render judgment of the first order, would not, upon a recumstantial evidence of the first order. satisfied from such evidence of the guilt of the and payment, stood after the demurrer had OUR friend of THE CLARION is entirely accused, render a verdict of guilty and affix were applicable to the new declaration, and it and retired ambids

At the instance of the District Atterney, and declared that delegates go uninstructed. The description of the persons were excluded from the jury, Moss, 617.

Reversed. Reversed. against the objection of the defendant,

though it may not appear from the evidence

sufficient of itself to warrant a conviction, but cents for each hundred words, and four figures | weeks. is to be weighed and considered with all the shall be one word, \$ 406,

1. The Court ruled correctly as to the com. but in all matters testamentary or of adminis-

D. C. Bramlett and T. V. Noland, for plain-

W. J. AZLIN.

decided that there are "biger men Error to Circuit Court Grenada county, Miller & Justi, of Louisville Ky., sued out er as to rights or remedies. 2 994. an attachment against W. J. Azlin. They gave Bonds of officers, and bonds in legal pro- contest. This fact was known to a few ent issued, with W. S. Lake as security. CHAPTER 34-PRINCIPALS AND SURETIES. letter to be read at Syramuse or

most brilliant and effective canvasses the piah, is also mentioned for Congress in leased, and the attachment was dismissed. What Hon. David Johnson, staunch and true, does not know about Itawamba politics, is not worth knowing; and here is his postcript to a business letter:

The defendant Azim then brought has suit on the attachment bond against Lake, the security, alleging the foregoing, and that the said Miller & Justi had not prosecuted the attachment was wrong favorable circumstances. Our political sky is clear and cloudless. Mississippi can be fully sued out. Defendant filed a demurrer which was austained and the case dismissed.

The defendant Azim then brought has suit on the attachment bond against Lake, the security, alleging the foregoing, and that the said Miller & Justi had not prosecuted the attachment was wrong favorable circumstances. Our political sky is clear and cloudless. Mississippi can be fully sued out. Defendant filed a demurrer which was austained and the case dismissed.

After the word "judgment" where it last occurs in § 2258, code 1871, add: "or if being a party, no property can be found to satisfy the said Miller & Justi had not prosecuted the attachment was wrong fully sued out. Defendant filed a demurrer where it last occurs in § 2258, code 1871, add: "or if being a party, no property can be found to satisfy the said Miller & Justi had not prosecuted the attachment was wrong fully sued out. Defendant filed a demurrer where it last occurs in § 2258, code 1871, add: "or if being a party, no property can be found to satisfy the said Miller & Justi had not prosecuted the attachment was wrong fully sued out. Defendant filed a demurrer which were that the attachment was wrong fully sued out. Defendant filed a demurrer where it last occurs in § 2258, code 1871, add: "or if being a party, no property can be found to satisfy the said Miller & Justi had not prove out in the filed attachment was wrong fully sued out. Defendant filed a demurrer where it last occurs in § 2258, code 1871, add: "or if being a party, no property can be found to satisfy the said Miller & Justi had not prove out in the filed attachment w

> It was necessary to aver that it was wrong- rights with reference to decrees as herein con- he will owe it to those who now appose him Affirmed.

Opinion by CAMBBELL, J. A. H. Whitfield, for plaintiff in error. J. M. Ellis, Contra. [To be reported.]

MARY McCord et al. ROBERT HUGHES ET AL.) Appeal from the Chancery Court, Grenada 2 1124.

in her own right," of certain town lots in clerks of the Circuit and Chancery Courts Grenada, and other lands in the county. She 4 1129. died intestate in 1878. Ralf Hughes, Lida After 2 2235, add this section: "When the Coffman, Hughes Coffman and Mary Coffman, day on which any bill of exchange or promise all minors, by their next friend and guardian, sory note should be presented for acceptance J. E. Hughes, filed their bill against Mary or payment, according to its terms, shall be a McCord and husband, J. B. McCord, for the Sunday, New Year's day, Fourth of July as

sale of the property, alteging that it could not Christmas day, it shall be presented on such day next before the day on which by lts Ralf is the only child of J. E. Hughes, and terms it is presentable, as shall not be one

of said Eliza S. Coffman, deceased; and for REMEDIES ON BONDS. Defendant Mary McCord and husband demurred, claiming: First, That the bill did not and her daughter, the former sixty years old, owier of considerable property and an inde-Motion for leave to amend, etc., denied, tenant by the curresy of his wife's interest,

and therefore Ralf Hughes held only in reversion : Third, Want of equity. The demurrer was overruled, and defendants appealed.

I. The bill was insufficient in its statement tion shall apply to execution of complainant's claim to the land. It was not necessary to deraign title, but they should have averred seizin in themselves, or in their grandmother, with descent cast. 2. Raif Hughes has a reversionary interest

Not to be reported.

Error to Circuit Court, Sumner county, Hon

J. T. Moore sued Harrod before a Justice of

the name of J. H. Moore, his administrator,

1. The statement of the cause of actio

Opinion by CAMPBELL, J.

Opinion by CHALMERS, J.

R. Seal, for plaintiffs in error. Ben Lane Posey. Contra.

the costs in the Chancery Courts.

CHAPTER 33-PRIVATE SEALS.

CHAPTER 40-PROMISSORY NOTES AND

In section 2227, Code 1871, strike out all

OTHER WRITINGS.

seals, § 1123,

[To be reported.]

THE NEW CODE.

No. 2.

CHAPTER 9-FEES OF OFFICERS.

Fred Beall, contra.

Fox & Boane, for plaintiff in error.

[Not to be reported.]

S. J. HARROD,

Hed-

in the land, and is not entitled to partition .-J. E. Hughes was tenant by the curtesy of one-third of the land, and was therefore : necessary party. That the bill was filed by him as next friend does not change this. 3 prochien and is not a party to a suit, except as containing "An add in m a representative, and for the imposition of and strailes " 1140

'And if a greater rate of interest than to cent shall be stipulated flux to very case a terest shall be forfered. . 1141

To a 2012 add : "The provisions of

tice of the peace.

The words "not lik

Otherwise this chapter is the same as ter 51, Code 1871.

To Art Contracted

The Congressional Convention. and the public for more than twenty years. | very apparentally removes A jury trial was had, resulting in a verdict | w. A. Haden, Bey, was

was suggested, and the cause was revived in Defendant then moved to dismiss the pro- the District Convention. The Chair cause the right of action did not survive to the following named grantenen

and the case dismissed, although plaintiff ob- W jected and offered to file an amended state-ment. Myers, F. M. Glass, T. D. Saltis, D. R. Will Shrack, J. J. Hollingsworth, W. S.

judgment final for defendants on sustaining the demurger to plaintiff's replications, the

only necessary to file new pleas where the was adopted District, be requested to publish the pres

MR. TILDEN'S POSITION.

He Will Not Retire, But Leave the Party

To Sheriffs .- "Serving summons, or other ago Mr. Tilden has h mesne process, for each defendant \$1.50; siblewithdrawal of his name he Cincinnati nominee.

A jurer who is not willing to pronounce a verdict of guilty of murder on sufficient circumstantial evidence, to be followed by the sentence of death, in a proper case, is incompeted twenty, to ten cents, for every hundred words.

The Empress of Russia died on the 3d tence of death, in a proper case, is incompeted to the first of t These two provisions will greatly reduce Gov. Robinson's de Fees of notaries for protesting reduced from draw from the \$2.00 to \$1.00, and for making record from bimsett no rear that could be induced to aid in Are dispensed with, except as to corporations, |] The use of a seal or representative thereof, tion to prevent Mr. Thien's elect or the failure to attach the same to any writ- be nominated for the Presidency, won ing of a private person shall not affect it eith. rise to a controversy which w The attachment was levied on certain personal property for which a third person interposal lawful to plead or give in evidence under this into the field by the nature of the opposition ed a claim. It is alleged that such proceedsection a notice not in writing, and no act of to him, and within a short time many of the Col. Ben. King, the war-horse of Coings were had as that the property was replian, is also mentioned for Congress in the attachment was dismissed.

The defendant Azlin then brought this suit the property was replication of the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him their support not only as a vinitable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party who put him the property was replicable for the party was replicable for the party was replicable for the party was replicable for the party

> which was sustained and the case dismissed, plaintiff declining to amend.
>
> Held—
>
> 1. The bond is conditioned to pay such damages as the defendant should sustain by reason of the wrongful swing out of the attachment, judgments, and sureties shall have the same on the wrongful swing out of the attachment.
>
> I was wrong
> I wa onize the party. It twould rather result in a faction fight between other aspirants. The party itself must fix Mr. Tilden's relation to it Personally, he is indiferent as to its decision.

Foreign Cotton Market.

after word "assigns." This relates to private MANCHESTER, June 8-The Manchester Guar-To 2 2228, Code 1871, add: "The assignee of a dian in its trade report this morning says: The market is quite firm in all departments. claim for the purchase money of land may en- Notwithstanding the prevailing force the vendor's lien as the vendor could." producers do not appear angious for fresh business except at full rates.

In addition to the officers authorized to pro-Eliza S. Coffman, deceased, "was the owner test bills by 2 2233, include netaries, and them now.—Whittaker."